IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RAMON VILLANUEVA-BAZALDUA individually and on behalf of others similarly situated,

CA 1:06-cv-00185-GMS

Plaintiff

Class Action

v.

TRUGREEN LIMITED PARTNERS and TRUGREEN, INC.

MOTION FOR LEAVE TO FILE BRIEF IN EXCESS OF TWENTY PAGES

Now comes Plaintiff Ramon Villanueva, through his undersigned attorneys, and moves this Court to accept Plaintiff's Reply Brief in Support of Motion for Class Certification in its entirety despite the fact that it exceeds the twenty-page limit as set by Rule 7.1.3(d) of the Local Rules of Civil Practice and Procedure of the United States District Court for the District of Delaware.

While some of the issues raised, particularly regarding RICO, require more discussion than usual, Plaintiff is compelled to exceed the twenty-page limit to adequately respond to new issues raised by Defendants. Specifically, Defendants' Opposition to Class Certification contained approximately fourteen pages relating to jurisdictional issues that were not covered by

Plaintiff's original Motion for Class Certification therefore Plaintiff requires the additional pages to properly respond.

/s/ Vivian L. Rapposelli

Vivian L. Rapposelli DE Bar No. 3204 Rapposelli & Gonzales 1300 Grant Ave., Suite 100 Wilmington, DE 19806 Tel: 302-652-8711

Edward Tuddenham TX Bar No. 20282300 153 Upland Rd. Cambridge, MA 02140 Tel: 617-576-2182

ATTORNEYS FOR PLAINTIFF

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RAMON VILLANUEVA-BAZALDUA individually and on behalf of others similarly situated, CA 1:06-cv-00185-GMS **Plaintiff Class Action** v. TRUGREEN LIMITED PARTNERS and TRUGREEN, INC. Defendants. ORDER The Court having considered the motion, the arguments of counsel and the record in this case is of the opinion that the motion should be granted. IT IS HEREBY ORDERED THIS day of , 2007 that Plaintiff's Motion for Leave to File Brief in Excess of Twenty Pages be GRANTED. GREGORY M. SLEET

UNITED STATES DISTRICT JUDGE

CETIFICATE OF SERVICE

I, Vivian L. Rapposelli, Esquire, hereby certify that on September 21, 2007, I caused electronic copies of the foregoing PLAINTIFF'S MOTION FOR LEAVE TO FILE BRIEF IN EXCESS OF TWENTY PAGES to be served via the Court's CM/ECF system to counsel for the defense:

> Michael P. Kelly, Esquire McCarter & English, LLP 919 N. Market Street, Suite 1800 P.O. Box 111 Wilmington, DE 19899

Sarah E. Bouchard, Esquire Morgan Lewis 1701 Market Street Philadelphia, PA 19103

/s/ Vivian L. Rapposelli

Vivian L. Rapposelli DE Bar No. 3204 Rapposelli & Gonzales 1300 Grant Ave., Suite 100 Wilmington, DE 19806 Tel: 302-652-8711

Edward Tuddenham Tx Bar No. 20282300 272 W. 107th St. #20A New York, NY 10025 Tel: 212-866-6026

ATTORNEYS FOR PLAINTIFF

Dated: November 20, 2007